

FORM PTO-1390 (Modified)  
(REV 10-95)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTORNEY'S DOCKET NUMBER

TRANSMITTAL LETTER TO THE UNITED STATES  
DESIGNATED/ELECTED OFFICE (DO/EO/US)  
CONCERNING A FILING UNDER 35 U.S.C. 371

SIM-10002/16

U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR

09/101844

INTERNATIONAL APPLICATION NO.

PCT/CA97/00212

INTERNATIONAL FILING DATE

03 APRIL 1997

PRIORITY DATE CLAIMED

03 APRIL 1996

TITLE OF INVENTION

LEAD-FREE BULLET

APPLICANT(S) FOR DO/EO/US

CESARONI, ANTHONY J.

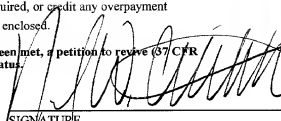
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371.
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371.
3. ☒ This is an express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).
4. ☒ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
5. ☒ A copy of the International Application as filed (35 U.S.C. 371 (c) (2))
  - a. ☐ is transmitted herewith (required only if not transmitted by the International Bureau).
  - b. ☒ has been transmitted by the International Bureau.
  - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US).
6. ☐ A translation of the International Application into English (35 U.S.C. 371(c)(2)).
7. ☒ A copy of the International Search Report (PCT/ISA/210).
8. ☒ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3))
  - a. ☐ are transmitted herewith (required only if not transmitted by the International Bureau).
  - b. ☐ have been transmitted by the International Bureau.
  - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
  - d. ☒ have not been made and will not be made.
9. ☐ A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
10. ☐ An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).
11. ☒ A copy of the International Preliminary Examination Report (PCT/IPEA/409).
12. ☐ A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371 (c)(5)).

## Items 13 to 18 below concern document(s) or information included:

13. ☐ An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
14. ☐ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
15. ☒ A **FIRST** preliminary amendment.  
A **SECOND** or **SUBSEQUENT** preliminary amendment.
16. ☐ A substitute specification.
17. ☐ A change of power of attorney and/or address letter.
18. ☒ Certificate of Mailing by Express Mail
19. ☒ Other items or information:

Article 34 Amendments

U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR <b>PCT/CA97/00212</b>	INTERNATIONAL APPLICATION NO. <b>SIM-10002/16</b>	
20. The following fees are submitted: <b>BASIC NATIONAL FEE ( 37 CFR 1.492 (a) (1) - (5)) :</b> <input checked="" type="checkbox"/> Search Report has been prepared by the EPO or JPO ..... <b>\$930.00</b> <input type="checkbox"/> International preliminary examination fee paid to USPTO (37 CFR 1.482) ..... <b>\$720.00</b> <input type="checkbox"/> No international preliminary examination fee paid to USPTO (37 CFR 1.482) but international search fee paid to USPTO (37 CFR 1.445(a)(2)) ..... <b>\$790.00</b> <input type="checkbox"/> Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO ..... <b>\$1,070.00</b> <input type="checkbox"/> International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(2)-(4) ..... <b>\$98.00</b>		<b>CALCULATIONS PTO USE ONLY</b>
<b>ENTER APPROPRIATE BASIC FEE AMOUNT =</b>		<b>\$930.00</b>
Surcharge of <b>\$130.00</b> for furnishing the oath or declaration later than months from the earliest claimed priority date (37 CFR 1.492 (e)).		<input type="checkbox"/> 20 <input type="checkbox"/> 30 <b>\$0.00</b>
CLAIMS	NUMBER FILED	RATE
Total claims	37 - 20 =	x \$22.00
Independent claims	2 - 3 =	x \$82.00
Multiple Dependent Claims (check if applicable).		<input type="checkbox"/> \$0.00
<b>TOTAL OF ABOVE CALCULATIONS =</b>		<b>\$1,304.00</b>
Reduction of 1/2 for filing by small entity, if applicable. Verified Small Entity Statement must also be filed (Note 37 CFR 1.9, 1.27, 1.28) (check if applicable).		<input type="checkbox"/> <b>\$0.00</b>
<b>SUBTOTAL =</b>		<b>\$1,304.00</b>
Processing fee of <b>\$130.00</b> for furnishing the English translation later than months from the earliest claimed priority date (37 CFR 1.492 (f)).		<input type="checkbox"/> 20 <input type="checkbox"/> 30 <b>\$0.00</b>
<b>TOTAL NATIONAL FEE =</b>		<b>\$1,304.00</b>
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31) (check if applicable).		<input type="checkbox"/> <b>\$0.00</b>
<b>TOTAL FEES ENCLOSED =</b>		<b>\$1,304.00</b>
		Amount to be: refunded \$ charged \$
<input checked="" type="checkbox"/> A check in the amount of <b>\$1,304.00</b> to cover the above fees is enclosed.		
<input type="checkbox"/> Please charge my Deposit Account No. _____ in the amount of _____ to cover the above fees. A duplicate copy of this sheet is enclosed.		
<input checked="" type="checkbox"/> The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment to Deposit Account No. <b>07-1180</b> A duplicate copy of this sheet is enclosed.		
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.		
SEND ALL CORRESPONDENCE TO:		
Ronald W. Citkowski Gifford, Krass, Groh, Sprinkle, Patmore, Anderson & Citkowski, P.C. 280 N. Old Woodward Avenue, Suite 400 Birmingham, Michigan 48009-5394 (248) 647-6000 Phone (248) 647-5210 Fax		SIGNATURE  Ronald W. Citkowski NAME <b>31,0005</b> REGISTRATION NUMBER <b>16 July 1998</b> DATE

Attorney Docket No. SIM-10002/16

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Anthony J. Cesaroni

Serial No.:

Group Art Unit:

Filing Date:

Examiner:

For: LEAD-FREE BULLET

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**PRELIMINARY AMENDMENT**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Dear Sir:

Please amend the above-identified application prior to consideration of the application on the merits.

**IN THE CLAIMS:**

Please cancel claims 1-37 and add the following new claims:

- 1           38.     A bullet that will retain markings from a firearm barrel when fired  
2 from such firearm, comprising:  
3           a right cylindrical core with opposed ends, one such opposed end having a  
4 tapered section integrally connected thereto, said core being formed from a lead-free  
5 composition comprising a filler and a polymer selected from amorphous or low  
6 crystallinity polymer, said composition retaining its integrity when fired from the  
7 firearm, said right cylindrical core having a jacket that is cylindrical and formed from  
8 a thermoplastic polymer or copper, said thermoplastic polymer having a softening  
9 point above firearm barrel temperatures, the adhesion between the jacket and the core  
10 being sufficient to retain the integrity of the bullet on firing until impact, said bullet

11 having a weight that is at least 80% that of a comparable bullet for such firearm, said  
12 comparable bullet being formed from lead.

1 39. The bullet of claim 38 in which the weight is at least 85% of the  
2 comparable lead bullet.

1 40. The bullet of claim 38 in which the jacket and core separate on impact.

1 41. The bullet of claim 38 in which the mass of the bullet is sufficient to  
2 actuate firearm reloading mechanisms.

1 42. The bullet of claim 38 in which the tapered section is a truncated cone  
2 or truncated parabellum.

1 43. The bullet of claim 38 in which the bullet has a tip that is parabolic,  
2 rounded or a hollow point.

1 44. The bullet of claim 38 in which the jacket of the bullet extends over  
2 the tapered section attached to one end of the right cylindrical core.

1 45. The bullet of claim 38 in which the other of the opposed ends is a  
2 truncated tapered section.

1 46. The bullet of claim 38 in which the polymer of the core is an ionomer.

1            47.    The bullet of claim 38 in which the polymer of the core is selected  
2    from ethylene/methacrylic acid copolymer ionomers, polyetherester elastomers and  
3    polyamides.

1            48.    The bullet of claim 38 in which the polymer of the core is an ethylene/  
2    methacrylic acid copolymer ionomer.

1            49.    The bullet of claim 38 in which the polymer of the core is polyamide.

1            50.    The bullet of claim 49 in which the polyamide is nylon 11.

1            51.    The bullet of claim 38 in which the filler is particles of copper.

1            52.    The bullet of claim 38 in which the filler is selected from the group  
2    consisting of tungsten, bismuth, tin and stainless steel.

1            53.    The bullet of claim 38 in which the bullet retains markings from the  
2    barrel of said firearm.

1            54.    The bullet of claim 38 in which the jacket at the other of the opposed  
2    ends is curled inwards towards the tip.

1            55.    The bullet of claim 54 in which the remainder of said end is free of  
2    jacket.

1            56.    The bullet of claim 38 in which the jacket is copper.

1            57.    The bullet of claim 38 in which the jacket is a thermoplastic polymer.

1            58.    A bullet of claim 38 in a shell, said bullet being capable of being  
2    inserted into a firearm and fired therefrom.

1            59.    A method for the manufacture of a bullet comprising the steps of:  
2            (a)    inserting a right cylindrical shell having one open end into a mold of  
3    an injection molding apparatus, said shell being formed from a thermoplastic polymer  
4    or copper;

5            (b)    injecting a composition of a filler and a polymer selected from  
6    amorphous or low crystallinity polymer into said shell; and

7            (c)    removing said bullet so formed from the mold.

1            60.    The method of claim 59 in which in step (b), the composition is  
2    injected into the right cylindrical shell and the shell is formed into the shape of the  
3    bullet.

1           61.    The method of claim 60 in which the injection of the compositions and  
2   the forming of the shell to the shape of the bullet is carried out in a one-step injection  
3   molding process.

1           62.    The method of claim 59 in which the shell is copper.

1           63.    The method of claim 59 in which the cylindrical shell has a preformed  
2   tip.

1           64.    The method of claim 59 in which the tip is a hollow point tip, the end  
2   of the cylindrical shell opposed to the open end being formed into a shape in said  
3   mold.

1           65.    The method of claim 64 in which the said end is formed into the shape  
2   of a truncated cone.

1           66.    The method of claim 63 in which, in step (b), the cylindrical shell at  
2   its open end is curled in step (b) such that said end is curled inwardly towards the tip.

1           67.    The method of claim 66 in which the shell is curled inwardly by more  
2   than 90°.

1           68.    The method of claim 66 in which the shell is curled inwardly by at  
2   least 150°.

1           69.    The method of claim 66 in which the shell is curled inwardly by at  
2   least 180°.

1           70.    The method of claim 59 in which the polymer of the composition is  
2   an ionomer.

1           71.    The method of claim 59 in which the polymer of the core is selected  
2   from ethylene/methacrylic acid copolymer ionomers, polyetherester elastomers and  
3   polyamides.

1           72.    The method of claim 59 in which the polymer of the core is an  
2   ethylene/methacrylic acid copolymer ionomer.

1           73.    The method of claim 59 in which the polymer is nylon 11.

1           74.    The method of claim 59 in which the filler is particles of copper.

#### **REMARKS**

Claims 38-74 remain in the application. Claims 38 and 59 are in independent form. Claims 1-37 have been canceled.





**VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY  
STATUS (37 CFR 1.9(f) AND 1.27 (c)) - SMALL BUSINESS CONCERN**

Docket No.  
SIM-10002/16

Serial No.  
09/101,844

Filing Date  
16 JULY 1998

Patent No.

Issue Date

Applicant/ **Anthony J. Cesaroni**  
Patentee:

Invention: **LEAD-FREE BULLET**

I hereby declare that I am:

- ☐ the owner of the small business concern identified below:  
☒ an official of the small business concern empowered to act on behalf of the concern identified below:

NAME OF CONCERN: **Cesaroni Technology Inc.**

ADDRESS OF CONCERN: **3447 Kennedy Road, Unit 6, Scarborough, Ontario, Canada M1V 3S1**

I hereby declare that the above-identified small business concern qualifies as a small business concern as defined in 37 CFR 121.3-18, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees under Section 41(a) and (b) of Title 35, United States Code, in that the number of employees of the concern, including those of its affiliates, does not exceed 500 persons. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the concern of the persons employed on a full-time, part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control the other, or a third party or parties controls or has the power to control both.

I hereby declare that rights under contract or law have been conveyed to and remain with the small business concern identified above with regard to the above identified invention described in:

- ☐ the specification filed herewith with title as listed above.  
☒ the application identified above.  
☐ the patent identified above.

If the rights held by the above-identified small business concern are not exclusive, each individual, concern or organization having rights to the invention is listed on the next page and no rights to the invention are held by any person, other than the inventor, who could not qualify as an independent inventor under 37 CFR 1.9(c) or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).

Each person, concern or organization to which I have assigned, granted, conveyed, or licensed or am under an obligation under contract or law to assign, grant, convey, or license any rights in the invention is listed below:

- ☒ no such person, concern or organization exists.  
☐ each such person, concern or organization is listed below.

FULL NAME \_\_\_\_\_  
ADDRESS \_\_\_\_\_

☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization

FULL NAME \_\_\_\_\_  
ADDRESS \_\_\_\_\_

☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization

FULL NAME \_\_\_\_\_  
ADDRESS \_\_\_\_\_

☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization

FULL NAME \_\_\_\_\_  
ADDRESS \_\_\_\_\_

☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization

Separate verified statements are required from each named person, concern or organization having rights to the invention averring to their status as small entities. (37 CFR 1.27)

I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

NAME OF PERSON SIGNING: Anthony J. Cesaroni

TITLE OF PERSON SIGNING ☒ President

OTHER THAN OWNER: \_\_\_\_\_

ADDRESS OF PERSON SIGNING: 9 Heathmore Court, Unionville, Ontario, L3R 8J1 Canada

SIGNATURE  DATE: July 30/98

LEAD-FREE BULLET.

The present invention relates to a bullet, and in particular to a lead-free bullet that will retain the markings of the barrel of a firearm after the bullet is fired from the firearm. As used herein, a "firearm" is intended to include rifles, pistols, guns and the like.

Firearms are used in a wide variety of ways, including hunting and other sporting activities, law enforcement activities and military activities. In hunting activities, spent bullets or parts of spent bullets remain in the environment. They may be eaten by game, or other animals or birds, either inadvertently or out of curiosity. This can cause poisoning effects, depending on the type of bullet. In addition, if the bullet is a frangible bullet, parts of the bullet will be scattered through the flesh of the game on impact, posing a potential danger to humans if the flesh is eaten or result in poisoning of the injured animal and the likelihood of a slow death. If the bullets contain lead, such poisoning and environmental effects pose significant concerns about health issues, and have resulted in governmental regulations banning the use of lead in such bullets.

In sporting activities and other testing of bullets e.g. in the firing of firearms at a firing range, lead-containing bullets are a health hazard in that fumes of lead are dispersed into the atmosphere on impact of the bullet on the target or wood or other material behind the target. The resultant haze is hazardous to the health of persons using the firing range, or employed in the firing range, and restrictions may be required on the amount of time that may be spent by a person at or on a firing range. Thus, even though bullets may be collected from a firing range in order that the materials from which the bullets are formed may be recycled, fumes from lead-containing bullets are a major health hazard.

In law enforcement activities, there is a need to be able to relate fragments of a bullet found at a crime scene to the firearm that was used to fire the bullet. Such a correlation is often important evidence in obtaining a conviction. The barrel of a firearm imparts markings to the outside of a bullet in the form of scratches, barrel rifling pattern or other marks, effectively a signature of the firearm. It is this signature that can be used in law enforcement to identify the firearm that was used to fire a particular bullet. However, to do so, it is essential that the bullet be capable of accepting and retaining such markings. This must occur even if the bullet is frangible, in which case law enforcement authorities must work with only particles or fragments of the bullet.

In military activities, bullets must be capable of being used in rapid-firing firearms, without causing jamming of the firearm during use.

Bullets may be categorized as being frangible bullets or non-frangible bullets. The latter may substantially retain their shape on impact or become distorted in shape on impact without fragmentation. Frangible bullets are intended to break apart on impact.

Some firearms are reloaded by mechanical means, for instance the use of a bolt action to eject the shell of a spent bullet and insert a new bullet into the firing chamber of the firearm. For firearms that are reloaded by such mechanical means, the weight of the bullet has little significant bearing on the reloading of the firearm. However, other firearms are automatic firearms, in which case the firing of one bullet actuates mechanisms for ejection of the spent shell and insertion of the next bullet into the firing chamber, often in a very rapid manner. Such mechanisms may, for instance, be actuated directly by pressure generated from the barrel or gas activated using gas obtained from the barrel. In both cases, the weight of the bullet must be sufficient

to create a pressure within the barrel during the firing of the bullet that is sufficient to actuate the mechanisms for ejection of the shell and insertion of the next bullet into the firing chamber.

After the firing of a bullet in a firearm having an automatic reloading mechanism, the next round is inserted into the firing chamber pending the next firing of a further bullet. In rapid-firing firearms, the barrel of the firearm may become very hot, depending in particular on the number of bullets fired in a sequence, and consequently the bullet loaded into the firing chamber may become hot. Thus, bullets intended for rapid-firing firearms must have properties that will withstand the temperatures to which the bullet might be subjected in the firing chamber, without softening of any casing, fragmentation of a non-frangible bullet or other deleterious effects that might cause malfunctioning of the firearm, poor trajectory of the bullet or other problems.

Lead-free bullets are known. For instance, U.S. 5 399 187 discloses a bullet formed from tungsten, or an alloy of tungsten, and phenol formaldehyde or polymethylmethacrylate polymers. U.S. 5 012 743 discloses a light weight elongated projectile formed from a casing of copper alloy, steel or similar material and a lower density core e.g. polycarbonate or polyamide. WO 95/23952 discloses a projectile having a core of polyethylene and iron. DE-U-9209598 discloses a bullet formed from a plastic viz. polypropylene homopolymer, and a metal jacket. U.S. 4 503 777 discloses a lead bullet manufactured by the pouring of lead. Projectiles formed

09131455

AMENDED SHEET

Accordingly, one aspect of the present invention provides a bullet that will retain markings from a firearm barrel when fired from such firearm, comprising:

5 a right cylindrical core with opposed ends, one such opposed end having a tapered section integrally connected thereto, said core being formed from a lead-free composition comprising a polymer selected from amorphous or low crystallinity polymer, said composition retaining  
10 it's integrity when fired from the firearm, said right cylindrical core having a jacket that is cylindrical and formed from a thermoplastic polymer or copper, said thermoplastic polymer having a softening point above firearm barrel temperatures, said bullet preferably  
15 having a weight that is at least 80% of the weight of a comparable lead bullet.

In preferred embodiments of the invention, the adhesion between the jacket and the core is sufficient to retain the integrity of the bullet on firing until  
20 impact, preferably being such that the jacket and core separate on impact.

In another embodiment, the polymer of the core is selected from ethylene/methacrylic acid copolymer ionomers, polyetherester elastomers and polyamides.

25 In yet another embodiment, the mass of the bullet is sufficient to actuate firearm reloading mechanisms.

In other embodiments, the tapered section is a truncated cone, parabolic or rounded, including such  
30 shapes having a so-called "hollow point".

In a further embodiment, the jacket of the bullet extends over the tapered section attached to one end of the right cylindrical core.

In a still further embodiment, the other of the  
35 opposed ends is a truncated tapered section.

In a preferred embodiment, the jacket at the other end of the opposed ends is curled inward towards



the tip, especially with the remainder of said end being free of jacket.

In another aspect of the invention there is provided a bullet in a shell, said bullet comprising a right cylindrical core with opposed ends, one such opposed end having a tapered section integrally connected thereto, said core being formed from a lead-free composition comprising a polymer selected from amorphous or low crystallinity polymer, said composition retaining its integrity when fired from the firearm, said right cylindrical core having a jacket that is cylindrical and formed from a thermoplastic polymer or copper, said thermoplastic polymer having a softening point above firearm barrel temperatures, and a weight that preferably is at least 80% of a comparable lead bullet, said bullet being capable of being inserted into a firearm and fired therefrom.

In preferred embodiments, the bullet retains markings from the barrel of said firearm.

A further aspect of the invention provides a method for the manufacture of a bullet comprising the steps of:

(a) inserting a right cylindrical shell having one open end into a mould of an injection moulding apparatus, said shell being formed from a thermoplastic polymer or copper;

(b) injecting a composition selected from amorphous or low crystallinity polymer into said shell; and

(c) removing said bullet so formed from the mould.

The present invention is illustrated by the embodiments shown in the drawings, in which:

Fig. 1A is a schematic representation of a bullet of the prior art that is formed from a polymer composition;

Fig. 1B is a schematic representation of an alternate bullet of the prior art formed from a polymer composition;

5 Fig. 1C is a schematic representation of a cross-section through A-A of the bullet of the prior art shown in Fig. 1A;

Fig. 2A is a schematic representation of a cross-section of a bullet of the present invention;

10 Fig. 2B is a schematic representation of a cross-section of an alternate embodiment of a bullet of the invention;

Fig. 2C, 2D and 2E are schematic representations of further embodiments of a bullet of the invention; and

15 Fig. 3 is a schematic representation of a cross-section of a preferred embodiment of a bullet of the invention.

Fig. 1A shows a bullet of the prior art, generally indicated by 1. Bullet 1 has a core 2 in the shape of a right cylinder. Core 2 has a first end 3 and a second end 4. First end 3 is a right section across the right cylinder of core 2. Second end 4 is a tapered section integrally attached to core 2. The tapered section of second end 4 is shown as being truncated, terminating in a rounded but flat nose 5. It is understood that when purchased, first end 3 of bullet 1 would be inserted in the shell of the bullet cartridge containing the propellant used in the firing of the bullet; the shell is not shown. Nose 5 is the end that impacts the target.

Fig. 1B shows a bullet 11 which is a variation on the shape of bullet 1. Bullet 11 has a right cylindrical core 12 that is terminated on one end by truncated tapered section 13 and on the other end by truncated tapered section 15. Tapered section 13 has end 14 that would be in the shell of the cartridge when purchased. Tapered end 15 terminates in nose 16 in the

same manner as for bullet 1 of Fig. 1A.

Fig. 1C shows a cross-section of bullet 1 of Fig. 1A. Bullet 1 has core 2 with first end 3 and nose 5. It will be noted that bullet 1 as shown in Fig. 1C is formed from a uniform composition.

Fig. 2A shows a bullet 21 of the invention. Bullet 21 has a core 22 that terminates at one end at end 23 and at the other end at truncated tapered section 24. Tapered section 24 terminates at nose 25. In addition, bullet 21 has jacket 26. Jacket 26 is shown in Fig. 2A as extending the entire length of core 22 and encasing both tapered section 24 and nose 25. Thus, in the embodiment shown in Fig. 2A jacket 26 encloses all of core 22 with the exception of end 23. Jacket 26 is a uniform jacket, especially in cross-section as eccentricity in the jacket would cause wobbling and deflection of the bullet during flight to a target.

Fig. 2B shows a variation on bullet 21. In Fig. 2B, bullet 31 has core 32 with truncated tapered section 33 at one end and truncated tapered section 34 at the opposed end. Core 32 and tapered section 34 are enclosed by jacket 35. Truncated tapered section 33 is shown as extending from jacket 35.

Fig. 2C shows a bullet 41 having a core 42 with truncated tapered section 43 attached thereto that terminates in nose 44. Bullet 41 has jacket 45 thereon. In the embodiment of Fig. 2C, jacket 45 encloses core 42 and tapered section 43, including the rear of core 42, but does not enclose nose 44. Thus nose 44 is open i.e. it is not covered by jacket 45. Figs 2D and 2E show bullets that are similar to that of Fig. 2C, except that nose 44 is a rounded nose in Fig. 2D and a hollow-point in Fig. 2E.

Fig. 2A represents a non-frangible bullet i.e. a bullet that does not fragment on impact. Fig. 2C represents a frangible bullet i.e. a bullet that would fragment on impact.

Figure 3 shows a bullet, generally indicated by 50, having shell 51. In the embodiment shown, shell 51 has a parabolic tip 52 and is filled with core 53. Shell 51 is characterized by having inwardly curved end 54, that is curved towards the tip. Inwardly curved end 54 retains core 53 in shell 51 on firing of the bullet, and is curved sufficiently to do so. In the absence of a curved end, there is a tendency for the core to separate from the shell on firing of the bullet. It is believed to be not necessary for the curvature to be 180° or more, although the inwardly curved end should be curved more than 90° and especially at least about 150°. Figure 3 shows the curl to be about 180°.

The core of the bullet may be made from a variety of compositions. As stated above, the composition is lead-free. The composition used for the core must, in combination with the jacket, in preferred embodiments of the invention result in the bullet having a sufficient weight to actuate automatic reloading mechanisms, as discussed above. If the bullet is a frangible bullet, the core must be of a composition that will retain its integrity on firing from the firearm and in travelling from the firearm to the target, but on impact on the target the composition must be frangible i.e. it must fragment.

The core is formed from a polymer composition of a filler and a polymer that is amorphous or is of low crystallinity. In embodiments, the polymer is ethylene/methacrylic acid copolymer ionomer, polyetherester elastomer or polyamide, or blends thereof. A preferred polymer is an ionomer. It is understood that the polymers would have a molecular weight suitable for the intended end-use and associated manufacturing processes.

Examples of ethylene/methacrylic acid copolymer ionomers are ethylene/methacrylic acid copolymers that have been partially neutralized with metal ions such as

sodium or zinc. Such polymers are available from E.I. du Pont de Nemours and Company under the trademark Surlyn. It is preferred that the ionomer not be too viscous, for ease of dispersion of filler particles in the composition e.g. have a melt index of at least 5; melt index is measured by the procedure of ASTM 1238. Examples of polyamides include nylon 11, nylon 12, nylon 12/12 and related amorphous or low crystallinity polyamides. The polymer may also be a polyetherester elastomer e.g. an elastomer available from E.I. du Pont de Nemours and Company under the trademark Hytrel. Blends of such polymers or of such polymers with other polymers to provide amorphous or low crystallinity polymers may also be used.

The core will normally contain fillers. Examples of such fillers include particles of tungsten, bismuth, tin, copper and stainless steel. The amount of filler may be varied over a wide range, including up to at least about 80% by weight of filler.

A variety of materials may also be used to form the jacket of the bullet. For instance, the jacket may be formed from copper, nylon 6-6, nylon 6-12, nylon 4-12, flexible nylon, nylon 6 or nylon 11, or nylon filled with impact modifiers. As used herein, flexible nylon refers to compositions of polyamides e.g. nylon 6-6, with copolymers of ethylene, e.g. copolymers of ethylene with (meth)acrylic acid, which may be partially neutralized, and/or copolymers of ethylene with (meth)acrylic esters and monomers copolymerizable therewith, such polymers being characterized by improved flexibility properties compared with the polyamide per se. The jacket may also be formed from high molecular weight polyethylene, ultra high molecular weight polyethylene, polyetherester or other elastomers, polyphenylene sulphide, liquid crystal polymers (LCPs) and ionomers.

It is understood that the polyethylene used to manufacture the jacket may be a cross-linked

polyethylene.

Within the requirements to manufacture a bullet of acceptable properties, in particular, a bullet having the required weight characteristics for the particular  
5 firearm that is to be used, the core materials, loading materials and jackets may be used in any combination.

The core has a jacket thereon, as described above. Metals may be used to form the jacket, provided that the metals can be formed into the shape of the  
10 jacket to permit manufacture in a simple and consistent manner. In addition, it is necessary that the jacket has sufficient hardness so that the jacket does not abrade during passage down the barrel and result in contamination of the barrel.

Alternatively, the jacket may be formed from a  
15 polymer. If a polymer is used to form the jacket, the polymer must have a softening point and a melting point that is sufficiently high that melting or sticking of the polymer to the barrel of the firearm will not occur during normal use. Thus, the polymer must be a high  
20 melting polymer.

If the bullet is a frangible bullet then there must be sufficient adhesion between the core and the jacket such that the bullet will retain its integrity  
25 from the moment of firing within the firearm until impact on the target. However, the adhesion between the core and the jacket should not be so strong as to inhibit fragmentation of the bullet on impact with the target, as this would seriously affect the frangible properties of  
30 the bullet.

The jacket is most preferably formed of a material that will be marked during the firing of the bullet and the passage of the bullet down the barrel of the firearm, so that the signature of the firearm is  
35 imprinted on the jacket. Moreover, the jacket must retain its integrity to a sufficient extent that the signature of the firearm is retained on the jacket even

after impact of the bullet on a target.

In addition to making a record of the signature of the firearm, the jacket will also keep the core in a substantially dry condition, and especially prevent expansion of the core as a result of absorption of moisture. Such protection of the core by the jacket may permit additional core materials to be used that cannot be used effectively with a bullet that does not have a jacket.

If the jacket is formed from a metal, it will have a tendency to retain its integrity on impact to a greater extent than a jacket formed from a polymer. Jackets formed from polymers tend to mushroom or expand on impact, which assists in frangibility of the core of the bullet.

The jacket may be constructed with internal serrations, such that on impact of the bullet with a target, the jacket will split along grooves of the serrations and assist in the frangible properties of the bullet. Such serrations will also assist in fragmentation of the bullet per se.

The jacket may be formed from a metal e.g. copper in a casting or moulding process. If the jacket is formed from a thermoplastic polymer, the jacket may be formed in an injection moulding process. In doing so, care must be taken to ensure that the jacket is uniform in cross-section as any eccentricity in the jacket will affect the flight properties of the bullet after firing from the firearm. In particular, eccentricity will result in deviation of the bullet from its intended trajectory, resulting in a scatter of bullets about the intended target. Thus, it is preferred that the gate of the mould be along the axis of the bullet or jacket, to lessen the likelihood of shifting of the core in the mould during injection of polymer.

In embodiments of the invention, the bullets have a mass sufficient to actuate firearm reloading

mechanisms.

With respect to bullets intended to be fired from a rapid-firing firearm, although it is also applicable to other bullets, it is understood that the  
5 bullet may have a jacket formed from copper. Alternatively, some polymer compositions may also provide acceptable properties, especially polymers exhibiting high melting points. It is understood that, when  
10 fabricated out of some materials, especially polymers, the jacket may act as an insulator, especially with respect to the core of the bullet, to lessen effects of heat on the core. In addition, the bullet may be reinforced to lessen the likelihood of the bullet  
15 breaking up i.e. being frangible, on firing of the firearm.

As will be appreciated by persons skilled in the art, the round that is fed to the firearm will be in the form of a shell casing containing a suitable propellant, with the bullet inserted in the end thereof.  
20 The propellant, which may be referred to as a round propellant or a controlled-burn propellant, will have characteristics suitable for effecting the firing of the bullet from the firearm, which properties may vary with the type and calibre of the bullet, the type of firearm,  
25 and other characteristics.

It is understood that the core of the bullet may contain coatings, particles or the like that may be used in identifying the source of the bullets. For example, the manufacturer of a core could add a  
30 particular compound to the core that could be used to identify that manufacturer's product. Incendiary materials may also be added to the core material, for use in bullets having tracer properties.

The bullets of the present invention are  
35 particularly intended to replace conventional lead bullets, or the equivalent thereof. Thus, the bullets would normally have a similar weight of a comparable lead



bullet i.e. a lead bullet of the same dimensions. In particular, the bullets have a weight that is at least 80% of the weight of a lead bullet of the same dimensions, referred to herein as a comparable lead  
5 bullet, especially at least 85% of such weight.

The bullets of the present invention are lead free, and thus are less hazardous to the environment. In addition, the bullets do not give off fumes of lead when used in, for example, a firing range, and, thus, exhibit  
10 less potential health problems. Furthermore, the bullets are such that the signature of the barrel of the firearm is imprinted on the bullet during firing, allowing the tracing of the bullet to the firearm that was used, which is particularly important in law enforcement activities.

The bullets may be formed using an injection  
15 process, in which the jackets are placed in a suitable mould for retention of the jacket and the material of the core is injected into the jacket. For core materials that cannot be injected, it is possible to form the core  
20 material into a rod e.g. using solid-phase forming techniques, which is then cut into lengths relating to the size of the core.

In a preferred embodiment of the present invention, the bullets are manufactured in a one-step  
25 injection moulding process. In such a process, a jacket in the form of a right cylindrical shell is inserted into a mould of an injection moulding process. One end of the right cylindrical shell is open and the diameter of the shell is slightly less than the required diameter of the  
30 bullet; the mould is of a diameter slightly larger than the shell, to permit insertion of the shell into the mould, and of a diameter appropriate for production of bullets of the required diameter. The other end of the right cylindrical shell may be preformed into a desired  
35 shape e.g. a parabellum. However, in embodiments the shell fed to the mould is a right cylindrical shell with an open end, the opposed end having rounded corners to

facilitate forming into the desired shape in the mould.

The bullets may be formed in at least two ways. For instance, if the bullet is a hollow tipped bullet or otherwise has a tip that is not formed from the shell, then the open end of the right cylindrical shell will be the tip of the bullet. The rear of the bullet would normally be a truncated cone, or other suitable shape, and the mould would have a corresponding shape.

If the bullet has a tip formed from the shell e.g. a rounded or parabolic tip, then the mould would have the corresponding shape. The mould could be adapted to form at least two other shapes at the open end of the shell e.g. a core in the shape of a truncated cone extending from the shell or a right cylindrical shape.

In the injection moulding process, for a hollow point bullet, the mould is closed at which time the truncated cone, or other shape, end is formed. The material of the core is injected, which forms the shape of the hollow point and also sizes the jacket to the size of the mould. The bullet so formed is then ejected from the mould.

In the injection moulding process, for a bullet with a solid point (tip) it is preferred that the tip be preformed but such preforming could be carried out in the mould prior to injection of the material of the core. The core is then injected and the open end formed into the desired shape. In a preferred embodiment, the open end of the jacket is curled inwards towards the tip, and such curling is carried out by the closing of the mould, after injection of the polymer. The inwardly curled end effectively locks the core into the bullet. In particular, the inwardly curled end prevents the core from separating from the shell on firing of the bullet. In the absence of the inwardly curled end, there is a tendency for the shell and core to separate, which has significant adverse effects on the trajectory and effectiveness of the bullet.

It is understood that the jacket could be preformed i.e. formed prior to insertion into the mould of the injection moulding process, or formed in the mould as part of the injection moulding process.

- 5           The present invention is illustrated by the following examples.

#### EXAMPLE I

- 10           Bullets substantially as shown in Fig. 2 were prepared from a variety of materials, using laboratory techniques.

- Cores of the bullets were formed from epoxy or phenolic resins that were loaded (filled) with tungsten, bismuth or tin, and cores were also prepared from nylon 6-12, flexible nylon, nylon 11, ethylene/vinyl acetate  
15 copolymers and ionomers (available as Surlyn™ ionomer).

Jackets were prepared from copper, nylon 6-6, nylon 6-12, flexible nylon, nylon 6, amorphous nylon, high molecular weight polyethylene and polyetherester elastomer (available as Hytrel™ elastomer).

- 20           Bullets made from a variety of combinations of the above cores and jackets were tested by firing a magazine of the bullets from a firearm. The magazine typically contained 10-15 bullets/magazine, depending on the firearm that was used. It was found that at a  
25 distance of 25 yards, using a hand-held firearm, the grouping of bullet holes on a target was often less than 3 inches in diameter, indicating that uniform and acceptable bullets had been manufactured and tested. In some instances, greater scatter was observed, which was  
30 believed to be due at least in part to the bullets not being not uniform in cross-section, as a result of core shifting during the moulding process. Such non-uniformity of the bullets formed in the manufacturing process would result in greater scatter of the bullet on  
35 the target.

A preferred bullet had a core of filled ionomer and a copper jacket.

EXAMPLE II

Jacketed bullets having a round (parabellum) tip and with a base with an inwardly curled shell, as described herein, were manufactured on an injection moulding process, also as described herein. The jacket was copper and the core was nylon 11 compounded with metallic copper particles.

The bullets were 9 mm. A number of bullets were measured, and found to be  $0.681 \pm 0.001$  inches in length,  $0.3543 \pm 0.0001$  inches in diameter, and with a weight of  $88.1 \pm 0.4$  grams.

The bullets were prepared for firing by being combined with a cartridge, using 5.1 grams of Hercules Bullseye™ powder.

A total of 10 bullets were tested in a Beretta 92F pistol on a firing range. The muzzle velocity of the bullets was determined to be  $1301 \pm 23$  fps. The energy of the bullets  $((\text{velocity})^2 \times \text{weight})$  was 314 ft.lbs.

A high degree of consistency i.e. low scatter was noted from the holes in the target. The bullets were judged to be acceptable, and comparable to lead bullets.

EXAMPLE III

Bullets as described in Example II were prepared for firing using 6.8 grams of Alliant Power Pistol™ powder.

A total of 10 bullets were fired from the Beretta 92F pistol on the firing range. The muzzle velocity was determined to be  $1267 \pm 27$  fps. The energy of the bullets was 314 ft.lbs.

A high degree of consistency was noted from the holes in the target. The bullets were judged to be acceptable.

EXAMPLE IV

Bullets as described in Example II were prepared for firing using 5.1 grains of Hercules Green Dot™ powder.

A total of 10 bullets were fired from the Beretta 92F pistol on the firing range. The muzzle velocity was determined to be  $1298 \pm 16$  fps. The energy of the bullets was 330 ft.lbs.

- 5 A high degree of consistency was noted from the holes in the target. The bullets were judged to be acceptable.

EXAMPLE V

- 10 Bullets as described in Example II were prepared for firing in a 9 mm Luger pistol. In each test, three slips of 10 rounds each were fired on the test range.

- 15 When the powder was Hercules Green Dot powder, the average velocity for the bullets of each clip was 1390, 1389 and 1395 fps. The pressure was 396, 199 and 295 ft.lbs.

- 20 When the powder was Hercules Bullseye powder, the average velocity for the bullets of each clip was 1386, 1377 and 1386 fps. The pressure was 291, 288 and 293 ft.lbs.

When the powder was H.S. 700-X, the average velocity for the bullets of each clip was 1402, 1396 and 1932 fps. The pressure was 296, 297 and 291 fts.lbs.

202501: 431060

CLAIMS:

1. A bullet that will retain markings from a firearm barrel when fired from such firearm, comprising:
- 5 a right cylindrical core with opposed ends, one such opposed end having a tapered section integrally connected thereto, said core being formed from a lead-free composition comprising a filler and a polymer selected from amorphous or low crystallinity polymer, said
- 10 composition retaining it's integrity when fired from the firearm, said right cylindrical core having a jacket that is cylindrical and formed from a thermoplastic polymer or copper, said thermoplastic polymer having a softening point above firearm barrel temperatures, the adhesion
- 15 between the jacket and the core being sufficient to retain the integrity of the bullet on firing until impact, said bullet having a weight that is at least 80% that of a comparable bullet for such firearm, said comparable bullet being formed from lead.
- 20 2. The bullet of Claim 2 in which the weight is at least 85% of the comparable lead bullet.
3. The bullet of any one of Claims 1-2 in
- 25 which the jacket and core separate on impact.
4. The bullet of any one of Claims 1-3 in which the mass of the bullet is sufficient to actuate firearm reloading mechanisms.
- 30 5. The bullet of any one of Claims 1-4 in which the tapered section is a truncated cone or truncated parabellum.
- 35 6. The bullet of any one of Claims 1-4 in which the bullet has a tip that is parabolic, rounded or a hollow point.

7. The bullet of any one of Claims 1-6 in which the jacket of the bullet extends over the tapered section attached to one end of the right cylindrical core.

8. The bullet of any one of Claims 1-7 in which the other of the opposed ends is a truncated tapered section.

9. The bullet of any one of Claims 1-8 in which the polymer of the core is an ionomer.

10. The bullet of any one of Claims 1-8 in which the polymer of the core is selected from ethylene/methacrylic acid copolymer ionomers, polyetherester elastomers and polyamides.

11. The bullet of any one of Claims 1-8 in which the polymer of the core is an ethylene/methacrylic acid copolymer ionomer.

12. The bullet of any one of Claims 1-8 in which the polymer of the core is polyamide.

13. The bullet of Claim 12 in which the polyamide is nylon 11.

14. The bullet of any one of Claims 1-13 in which the filler is particles of copper.

15. The bullet of any one of Claims 1-13 in which the filler is selected from the group consisting of tungsten, bismuth, tin and stainless steel.

16. The bullet of any one of Claims 1-13 in which the bullet retains markings from the barrel of said firearm.

17. The bullet of any one of Claims 1-16 in which the jacket at the other of the opposed ends is curled inwards towards the tip.

18. The bullet of Claim 17 in which the remainder of said end is free of jacket.

19. The bullet of any one of Claims 1-18 in which the jacket is copper.

20. The bullet of any one of Claims 1-18 in which the jacket is a thermoplastic polymer.

21. A bullet of any one of claims 1-18 in a shell, said bullet being capable of being inserted into a firearm and fired therefrom.

22. A method for the manufacture of a bullet comprising the steps of:

(a) inserting a right cylindrical shell having one open end into a mould of an injection moulding apparatus, said shell being formed from a thermoplastic polymer or copper;

(b) injecting a composition of a filler and a polymer selected from amorphous or low crystallinity polymer into said shell; and

(c) removing said bullet so formed from the mould.

23. The method of Claims 22 in which in step (b), the composition is injected into the right cylindrical shell and the shell is formed into the shape of the bullet.

24. The method of Claim 23 in which the injection of the compositions and the forming of the



shell to the shape of the bullet is carried out in a one-step injection moulding process.

25. The method of any one of Claims 22-24 in  
5 which the shell is copper.

26. The method of any one of Claims 22-25 in  
which the cylindrical shell has preformed tip.

10 27. The method of any one of Claim 22-25 in  
which the tip is a hollow point tip, the end of the  
cylindrical shell opposed to the open end being formed  
into a shape in said mould.

15 28. The method of Claim 27 in which the said  
end is formed into the shape of a truncated cone.

20 29. The method of Claim 26 in which, in step  
(b), the cylindrical shell at its open end is curled in  
step (b) such that said end is curled inwardly towards  
the tip.

30 30. The method of Claim 29 in which the shell  
is curled inwardly by more than 90°.

25 31. The method of Claim 29 in which the shell  
is curled inwardly by at least 150°.

30 32. The method of Claim 29 in which the shell  
is curled inwardly by at least 180°.

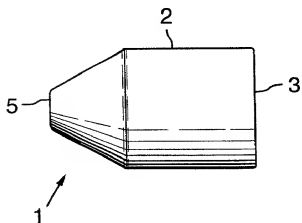
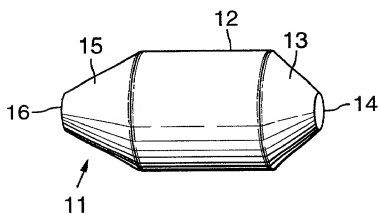
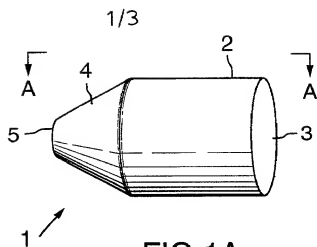
33. The method of any one of Claims 22-32 in  
which the polymer of the composition is an ionomer.

35 34. The method of any one of Claims 22-32 in  
which the polymer of the core is selected from  
ethylene/methacrylic acid copolymer ionomers,

35. The method of any one of Claims 22-32 in which the polymer of the core is an ethylene/methacrylic acid copolymer ionomer.

37. The method of any one of Claim 22-36 in which the filler is particles of copper.

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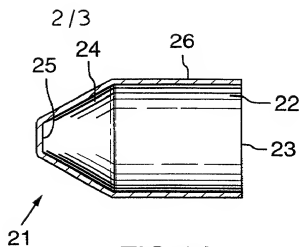


FIG. 2A

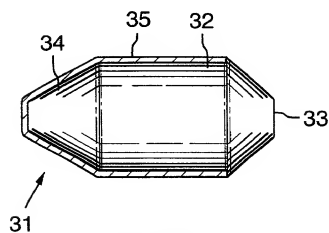


FIG. 2B

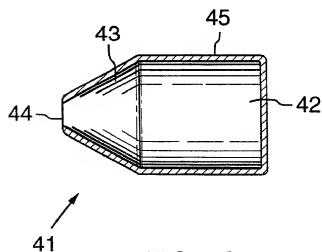


FIG. 2C

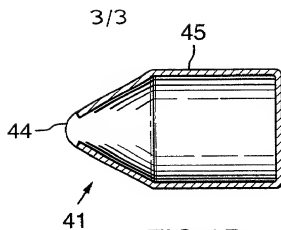


FIG. 2D

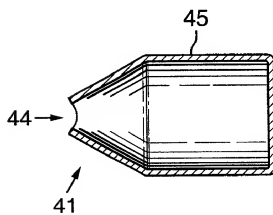


FIG. 2E

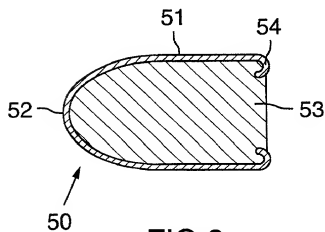


FIG. 3

# Declaration and Power of Attorney For Patent Application

## English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

### LEAD-FREE BULLET

the specification of which

(check one)

☐ is attached hereto.

☒ was filed on July 16, 1998 as United States Application No. or PCT International

Application Number 09/101,844

and was amended on 16 July 1998

(if applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)

Priority Not Claimed

96070222

Great Britain

3 April 1996

☐

(Number)

(Country)

(Day/Month/Year Filed)

☐

(Number)

(Country)

(Day/Month/Year Filed)

☐

(Number)

(Country)

(Day/Month/Year Filed)

I hereby claim the benefit under 35 U.S.C. Section 119(e) of any United States provisional application(s) listed below:

\_\_\_\_\_  
(Application Serial No.)

\_\_\_\_\_  
(Filing Date)

\_\_\_\_\_  
(Application Serial No.)

\_\_\_\_\_  
(Filing Date)

\_\_\_\_\_  
(Application Serial No.)

\_\_\_\_\_  
(Filing Date)

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

\_\_\_\_\_  
(Application Serial No.)

\_\_\_\_\_  
(Filing Date)

\_\_\_\_\_  
(Status)  
(patented, pending, abandoned)

\_\_\_\_\_  
(Application Serial No.)

\_\_\_\_\_  
(Filing Date)

\_\_\_\_\_  
(Status)  
(patented, pending, abandoned)

\_\_\_\_\_  
(Application Serial No.)

\_\_\_\_\_  
(Filing Date)

\_\_\_\_\_  
(Status)  
(patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

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Sole or first inventor's signature

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Second inventor's signature

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